



**THE**

**JAMMU & KASHMIR GOVERNMENT GAZETTE**

Vol. 128] Srinagar, Thu., the 13th Aug., 2015/22nd Srav., 1937. [No. 20

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Printed at the Government Press, Srinagar.

# **PART I-A**

## **Jammu & Kashmir Government–Orders.**

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HIGH COURT OF JAMMU AND KASHMIR AT SRINAGAR.

Notification

No. 146 Dated 16-05-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Manmeet Kour Bali D/o S. Tirath Singh Bali R/o New Satellite Colony, Bathindi Road, Jammu vide Notification No. 949 dated 15-01-2014 has been declared as absolute/final.

By order.

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Notification

No. 147 Dated 16-05-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Baman Singh S/o Shri Ram Singh R/o Chapran Panchal, Tehsil Banihal, District Ramban vide Notification No. 22 dated 03-04-2015 has been declared as absolute/final.

By order.

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Notification

No. 148 Dated 16-05-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Ubaid Shams S/o Shri Abdul Khaliq Shams R/o National Highway, Fruit Mandi, Gousia Colony, Baramulla vide Notification No. 425 dated 04-09-2013 has been declared as absolute/final.

By order.

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Notification

No. 149 Dated 16-05-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Seema Chowdhary D/o Shri Madan Lal R/o Dalpat, P/O Chakkirpal Pur, Akhnoor, Jammu vide Notification No. 686 dated 31-12-2012 has been declared as absolute/final.

By order.

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Notification

No. 150 Dated 16-05-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Mamta Devi D/o Shri Mohan Lal R/o Dogra Mohalla, Krishna Nagar, Canal Road, Jammu vide Notification No. 816 dated 01-03-2013 has been declared as absolute/final.

By order.

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Notification

No. 151 Dated 16-05-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Nadia Rafiq Rather D/o Shri Rafiq Ahmad Rather R/o Alamdar Colony, Rawalpura, G-Lane, Srinagar vide Notification No. 558 dated 20-09-2013 has been declared as absolute/final.

By order.

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Notification

No. 152 Dated 16-05-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Wajid Ahmed Bhatt S/o Shri Firoz Din Bhatt R/o Village Ghurakha, Teh. Bhaderwah, Mohalla Sultanpura, H. No. 10/24, District Doda vide Notification No. 905 dated 10-01-2014 has been declared as absolute/final.

By order.

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Notification

No. 153 Dated 16-05-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Tufail Ahmad Chepoo S/o Shri Gh. Mustafa Chepoo R/o Dooru, Arabal, Anantnag vide Notification No. 219 dated 22-07-2013 has been declared as absolute/final.

By order.

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Notification

No. 154 Dated 16-05-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Rai Arvinder Singh S/o Shri Jai Singh R/o Chapnari, Banihal, Ramban A/P Kathyala, Behind Police Line, Udhampur vide Notification No. 101 dated 23-05-2013 has been declared as absolute/final.

By order.

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Notification

No. 155 Dated 16-05-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Deepa Sharma D/o Shri Shyam Sunder Sharma R/o H. No. 285-B, Mazdoor Basti, Resham Ghar Colony, Jammu vide Notification No. 290 dated 13-06-2012 has been declared as absolute/final.

By order.

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Notification

No. 156 Dated 16-05-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ch. Asif Iqbal S/o Shri Mohd. Iqbal R/o Dhargloon, Mendhar, Poonch vide Notification No. 564 dated 29-11-2012 has been declared as absolute/final.

By order.

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Notification

No. 157 Dated 16-05-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Shaban Attu S/o Haji Ab. Ghani Attu R/o Mini Secretariat, Assar Abad Bun, Doda Village, Bresuana Parshalla, Doda vide Notification No. 886 dated 10-01-2014 has been declared as absolute/final.

By order.

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Notification

No. 158 Dated 16-05-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Rahul Bahu S/o Shri Mohan Lal Bahu R/o Munddher (Dhrobary), Halqa Patwar, Kashtigarh, Doda vide Notification No. 831 dated 26-12-2013 has been declared as absolute/final.

By order.

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Notification

No. 159 Dated 16-05-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Sumanjeet Kour D/o Shri Rajinder Singh R/o Link Road, Simbal Morh, Miran Sahib, R. S. Pura vide Notification No. 1158 dated 20-03-2014 has been declared as absolute/final.

By order.

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Notification

No. 160 Dated 16-05-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Shafiq Mushtaq Lone S/o Shri Mushtaq Hussain Lone R/o, A/P 26/B, Govt. Quarter, Near Kendriya Vidalya, Gandhi Nagar, Jammu vide Notification No. 1082 dated 19-03-2014 has been declared as absolute/final.

By order.

Notification

No. 161 Dated 16-05-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Pallavi Bharti D/o Shri Dutt Bharti R/o Near Railway Rest House, Arly (Palyara), Katra (VD), District Reasi vide Notification No. 862 dated 08-01-2014 has been declared as absolute/final.

By order.

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Notification

No. 162 Dated 16-05-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Sourav Mahajan S/o Shri Naresh Kumar Gupta R/o H. No. 569, Near Ram Darbar Mandir, Nai Basti, Jammu vide Notification No. 814 dated 17-03-2011 has been declared as absolute/final.

By order.

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Notification

No. 163 Dated 16-05-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Azra Shafi Ganai D/o Shri Mohd Shafi Ganai R/o Ganaipora, Mattan, Anantnag vide Notification No. 817 dated 01-03-2013 has been declared as absolute/final.

By order.

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Notification

No. 164 Dated 16-05-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Nissar-ul-Haq Khan S/o Shri Mohd Ayub Khan

R/o Punzwa, Handwara, Kupwara vide Notification No. 841 dated 02-03-2013 has been declared as absolute/final.

By order.

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Notification

No. 165 Dated 16-05-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Mohd Usman Siddique S/o Shri Mohd Shoaib Siddique R/o H. No. 5, Siddiqui House, Near Shanker Hotal, Trikuta Nagar, Jammu vide Notification No. 1113 dated 19-03-2014 has been declared as absolute/final.

By order.

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Notification

No. 166 Dated 16-05-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Gurpreet Singh S/o Shri Hardev Singh R/o 140, Shopping Centre, Bakshi Nagar, Jammu vide Notification No. 705 dated 31-12-2012 has been declared as absolute/final.

By order.

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Notification

No. 167 Dated 16-05-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Anshu Khajuria D/o Shri Satish Chander Khajuria R/o H. No. 221/7, Street No. 9, Nanak Nagar, Jammu vide Notification No. 275 dated 23-05-2014 has been declared as absolute/final.

By order.

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Notification

No. 168 Dated 16-05-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Malkeet Singh S/o Shri Ranjeet Singh R/o Partap Nagar, Ward No, 17, Kathua vide Notification No. 1056 dated 28-12-2011 has been declared as absolute/final.

By order.

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Notification

No. 169 Dated 16-05-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Varum Sawney S/o Shri Sudesh Shawney R/o 40-D/C, Gandhi Nagar, Jammu vide Notification No. 316 dated 31-05-2014 has been declared as absolute/final.

By order.

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Notification

No. 170 Dated 16-05-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Ravi Dass S/o Shri Dittu Ram R/o W. No. 5, H. No. 43, Vijaypur, Samba vide Notification No. 319 dated 31-05-2014 has been declared as absolute/final.

By order.

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Notification

No. 171 Dated 16-05-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Zahoor Ahmad Malik S/o Shri Mohd Maqbool Malik R/o Malik Mohalla, Dardsun, Kralpora, Tehsil and District Kupwara vide Notification No. 812 dated 17-12-2013 has been declared as absolute/final.

By order.

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Notification

No. 172 Dated 16-05-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Nidhi Bhargava D/o Shri Ganesh Bhargava R/o H. No. 38, Lane No. 1, Garden Avenue vide Notification No. 1050 dated 19-03-2014 has been declared as absolute/final.

By order.

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Notification

No. 173 Dated 16-05-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Ahtisham Majid Mir S/o Shri Abdul Majid Mir R/o Qalam Abad, Manzpora, Qalamabad, Handwara, Kupwara vide Notification No. 701 dated 31-12-2012 has been declared as absolute/final.

By order.

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Notification

No. 174 Dated 16-05-2015.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Alayas Ahmed S/o Shri Mohd Ramzan R/o Village Lathoong, Moori, Tehsil Surankote, District Poonch vide Notification No. 854 dated 08-01-2014 has been declared as absolute/final.

By order.

(Sd.) KANEEZ FATIMA,

Registrar General.

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Notification

No. 180 Dated 27-05-2015.

It is hereby notified that vide High Court Order dated 19-05-2015 Mr. Umer Nissar Dewan S/o Shri Nissar Ahmad Dewan R/o Bohrihallan, Tehsil Shopian, District Shopian has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification. His name has been entered under Serial No. JK-209/15 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

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Notification

No. 181 Dated 27-05-2015.

It is hereby notified that vide High Court Order dated 19-05-2015 Mr. Parvez Ahmad Shah S/o Shri Gh. Nabi Shah R/o Khan Sahib, Budgam has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification. His name has been entered under Serial No. JK-246/15 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

(Sd.) G. M. PARRAY,

Joint Registrar (Adm.).



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separate compilation.

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**PART I—B**

**Jammu and Kashmir Government—Notifications.**

GOVERNMENT OF JAMMU AND KASHMIR,  
CIVIL SECRETARIAT—INDUSTRIES AND COMMERCE  
DEPARTMENT .

Subject :— Final Seniority List of Assistant Directors of Handicrafts  
Department as it stood on 01-01-2015.

Government Order No. 101-IND of 2015

Dated 02-07-2015.

Whereas, vide Government Order No. 196-IND of 2008  
dated 25-07-2008, a final seniority list of Assistant Directors of  
Handicrafts as it stood on 04-05-2007 was notified ;

Whereas, the officers in the said seniority list have either retired on superannuation or have been inducted into KAS ;

Whereas, after issuance of the said seniority list, number of appointments have been made under direct recruitment quota in the J&K Handicrafts (Gazetted) Service from time to time by the General Administration Department ;

Whereas, number of Assistant Directors (Promotees) have been appointed in incharge capacity since 2008 in the Handicrafts Department but none of them are yet to be promoted on substantive basis, therefore, the seniority of such incumbents will need to be fixed/framed in the seniority list of Assistant Directors after their regularization as Assistant Directors through DPC/JKPSC ;

Whereas, the GAD while issuing the SRO-386 dated 01-10-2008, among other things, has observed/ordered as under :—

“Provided that such direct recruitment posts which are held by persons appointed to the service prior to the commencement of these rules shall continue to be the part of the respective departmental services till such posts are vacated by the incumbents as a result of their appointment to the time scale of the service or due to retirement, death, resignation or otherwise.”

Whereas, the seniority of those direct recruits appointed as Jr. KAS after notifying the said SRO, can be fixed by the General Administration Department ; and

Whereas, a tentative seniority list of the Assistant Directors of Handicrafts Department was issued through circular under endorsement No. IND/DOH/19/2007 dated 13-03-2015, for information of all

concerned inviting objections, if any, to their assigned inter-se-position within a period of 21 days from the date of issuance/publication of the notice.

Now, therefore, final seniority list of Assistant Directors of Handicrafts Department as stood on 01-01-2015 is hereby issued forming Annexure to this order for information of the members of the service.

The seniority shall be subject to outcome of writ petition, if any, pending before any competent court of law.

The date(s) of birth recorded in the final seniority list shall not be taken as authentic and shall be subject to verification from Service Book/ Matriculation Certificate of the concerned official.

The category certificate(s) shall be subject to further verification from the competent authority at the time of promotion/induction etc.

By order of the Government of Jammu and Kashmir.

(Sd.) KHURSHID A. GANAI, IAS,  
Financial Commissioner,  
Industries and Commerce Department.

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*Annexure to Government Order No. 101-IND of 2015  
dated 02-07-2015.*

Final seniority list of Assistant Directors of Handicrafts Department  
as it stood on 01-01-2015.

| S. No. | Name of the officer       | Designation        | Date of Birth | Date of appointment to the present grade | Whether direct recruit or promote |
|--------|---------------------------|--------------------|---------------|--|-----------------------------------|
| 01.    | S/Shri Garbi Rashid (RBA) | Assistant Director | 22-12-1977    | 03-04-2008                               | Direct                            |
| 02.    | Khalid Hussain (ST)       | Assistant Director | 02-02-1972    | 03-04-2008                               | Direct                            |
| 03.    | Pawan Kumar (RBA)         | Assistant Director | 05-03-1979    | 30-12-2008                               | Direct                            |
| 04.    | Rita Devi                 | Assistant Director | 25-08-1957    | 29-07-2010                               | Direct                            |

Note :— No Assistant Director is/was working on substantive basis since 2008 i. e. the date last seniority list was issued.

(Sd.) AIJAZ AHMAD

Under Secretary to Government,  
Industries and Commerce Department.



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### **PART II—A**

#### **Orders by Heads of Departments.**

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#### **CHARGE REPORT**

Subject :—Handing over/taking over the charge of Director, Technical Education, J&K.

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In pursuance of Government Order No. 675-GAD of 2015 dated 18-05-2015, we the undersigned do hereby hand over and take over the charge of the Director, Technical Education, J&K, Srinagar today on 19th of May, 2015 F. N.

(Sd.) PARVEZ IQBAL KHATEEB, IAS,

Relieved Officer.

(Sd.) SHOWKAT AHMAD ZARGAR, KAS,

Relieving Officer.

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Subject :—Assuming of charge as Director, General, Fire and Emergency Services, J&K.

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In pursuance of Government Order No. 675-GAD of 2015 dated 18-05-2015, I hereby assume the charge as Director General, Fire and Emergency Services, J&K today on 21-05-2015 A. N.

(Sd.) ER. R. S. SODHI,

Director General,  
Fire and Emergency Services, J&K,  
Srinagar.





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**PART II—B**

**Notifications, Notices and Orders by the Heads of Departments.**

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GOVERNMENT OF JAMMU AND KASHMIR,  
OFFICE OF THE DEPUTY COMMISSIONER,  
MINI SECRETARIAT, GANDERBAL.

Subject :—Acquisition of land for upgradation/widening of  
Beehama-Safapora Road in Estate Safapora, Tehsil Lar  
District Ganderbal.

Reference :— 1. Executive Engineer, (R&B) Division, Ganderbal letter  
No. 2934-35 dated 20-05-2015.

2. Tehsildar Lar Office Letter No. 578/OQ/TL  
dated 29-03-2015.

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In exercise of the powers vested in me under section 4 (1) of J&K  
Land Acquisition Act, Samvat 1990, I, Naseer Ahmad Wani, Collector,

Land Acquisition (Assistant Commissioner, Revenue), Ganderbal do hereby notify the land particulars of which are given below for public purpose namely widening of Beehama-Safapora Road in Estate Safapora, Tehsil Lar, District Ganderbal.

Particulars of land

| District  | Tehsil | Village  | Survey<br>Nos. | Area      |
|-----------|--------|----------|----------------|-----------|
| 1         | 2      | 3        | 4              | 5         |
|           |        |          |                | K. M. S.  |
| Ganderbal | Lar    | Safapora | 2023           | 00-06-04  |
|           |        |          | 2022           | 00-04-07½ |
|           |        |          | 2020           | 00-03-07  |
|           |        |          | 2039           | 00-02-03  |
|           |        |          | 2025           | 00-02-00  |
|           |        |          | 2018 Min       | 00-04-01  |
|           |        |          | 2021           | 00-02-04  |
|           |        |          | 2029           | 00-00-07  |
|           |        |          | 2137           | 00-03-06  |
|           |        |          | 2126           | 00-02-06  |
|           |        |          | 2067           | 00-03-06  |
|           |        |          | 2068           | 00-00-04  |

| 1 | 2 | 3 | 4    | 5         |
|---|---|---|------|-----------|
|   |   |   |      | K. M. S.  |
|   |   |   | 2069 | 00-03-03  |
|   |   |   | 2091 | 00-01-03  |
|   |   |   | 2092 | 00-01-01  |
|   |   |   | 2093 | 00-06-06  |
|   |   |   | 2096 | 00-02-06  |
|   |   |   | 2097 | 00-00-06  |
|   |   |   | 2099 | 00-01-07  |
|   |   |   | 2107 | 00-02-08  |
|   |   |   | 2108 | 00-02-00  |
|   |   |   | 2104 | 00-01-03  |
|   |   |   | 2103 | 00-01-01  |
|   |   |   | 2102 | 00-03-03  |
|   |   |   | 2035 | 00-01-03  |
|   |   |   | 2101 | 00-02-04½ |
|   |   |   | 2100 | 00-08-03  |
|   |   |   | 1901 | 00-01-00  |
|   |   |   | 1816 | 00-07-04½ |
|   |   |   | 1902 | 00-04-06  |

| 1 | 2 | 3        | 4    | 5         |
|---|---|----------|------|-----------|
|   |   |          |      | K. M. S.  |
|   |   |          | 1905 | 00-01-08  |
|   |   |          | 1904 | 00-04-04  |
|   |   | 1910 Min |      | 00-01-06  |
|   |   |          | 1911 | 00-02-00  |
|   |   |          | 1914 | 00-00-04  |
|   |   |          | 1915 | 00-00-08  |
|   |   |          | 1919 | 00-00-05  |
|   |   |          | 1917 | 00-00-06½ |
|   |   |          | 1918 | 00-00-03½ |
|   |   |          | 2047 | 00-00-02½ |
|   |   |          | 2541 | 00-01-06½ |
|   |   |          | 2540 | 00-01-02  |
|   |   |          | 2542 | 00-03-06  |
|   |   |          | 2454 | 00-00-01  |
|   |   |          | 2455 | 00-00-05  |
|   |   |          | 2458 | 00-02-01½ |
|   |   |          | 2435 | 00-00-08  |
|   |   |          | 2565 | 00-01-04  |

| 1 | 2 | 3 | 4         | 5         |
|---|---|---|-----------|-----------|
|   |   |   |           | K. M. S.  |
|   |   |   | 2423      | 00-00-02½ |
|   |   |   | 1812      | 00-00-02  |
|   |   |   | 1813      | 00-00-03  |
|   |   |   | 1907&1909 | 00-04-07  |
|   |   |   | 2151      | 00-02-06  |
|   |   |   | Total     | 06-03-07½ |

Having notified the land above, objections, if any, in terms of sections 5 & 5 (A) of the J&K Land Acquisition Act, Samvat 1990 shall be filed by the land owners/other interested persons before the undersigned within fifteen days from the publication of this notification in the Print Media. No objections shall be entertained after the stipulated time.

(Sd.).....

Collector, Land Acquisition,  
Assistant Commissioner (Rev.),  
Ganderbal.

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GOVERNMENT OF JAMMU AND KASHMIR,  
OFFICE OF THE DEPUTY COMMISSIONER,  
MINI SECRETARIAT, GANDERBAL.

Subject :—Acquisition of land for upgradation/widening of  
Beehama-Safapora Road in Estate Gulab Bagh, Tehsil Lar,  
District Ganderbal.

Reference :— 1. Executive Engineer, (R&B) Division, Ganderbal letter  
No. 2934-35 dated 20-05-2015.

2. Tehsildar Lar Office Letter No. 578/OQ/TL  
dated 29-03-2015.

—————

In exercise of the powers vested in me under section 4 (1) of  
J&K Land Acquisition Act, Samvat 1990, I, Naseer Ahmad Wani,  
Collector, Land Acquisition (Assistant Commissioner, Revenue), Ganderbal  
do hereby notify the land particulars of which are given below for public  
purpose namely widening of Beehama-Safapora Road in Estate Gulab Bagh,  
Tehsil Lar, District Ganderbal.

Particulars of land

| District  | Tehsil | Village    | Survey<br>Nos. | Area       |
|-----------|--------|------------|----------------|------------|
| 1         | 2      | 3          | 4              | 5          |
|           |        |            |                | K. M. Sft. |
| Ganderbal | Lar    | Gulab Bagh | 11             | 00-03-031  |
|           |        |            | 06             | 00-01-113  |
|           |        |            | 14             | 00-00-203  |
|           |        |            | 35             | 00-00-126  |

| 1 | 2 | 3 | 4     | 5          |
|---|---|---|-------|------------|
|   |   |   |       | K. M. Sft. |
|   |   |   | 34    | 00-00-119  |
|   |   |   | 33    | 00-01-092  |
|   |   |   | 36    | 00-00-175  |
|   |   |   | 37    | 00-03-150  |
|   |   |   | 45    | 00-03-108  |
|   |   |   | 58    | 00-00-224  |
|   |   |   | 69    | 00-04-146  |
|   |   |   | 60    | 00-02-119  |
|   |   |   | 70/1  | 00-00-204  |
|   |   |   | 97    | 00-00-197  |
|   |   |   | 98    | 00-02-036  |
|   |   |   | 101   | 00-00-127  |
|   |   |   | 103   | 00-00-074  |
|   |   |   | 121   | 00-04-000  |
|   |   |   | 158   | 00-02-134  |
|   |   |   | 156   | 00-15-016  |
|   |   |   | 129   | 00-01-248  |
|   |   |   | Total | 02-10-194  |

Having notified the land above, objections, if any, in terms of sections 5 & 5 (A) of the J&K Land Acquisition Act, Samvat 1990

shall be filed by the land owners/other interested persons before the undersigned within fifteen days from the publication of this notification in the Print Media. No objections shall be entertained after the stipulated time.

(Sd.).....

Collector, Land Acquisition,  
Assistant Commissioner (Rev.),  
Ganderbal.

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POWER GRID CORPORATION OF INDIA LIMITED,  
(A GOVERNMENT OF INDIA ENTERPRISE),  
NORTHERN REGION TRANSMISSION SYSTEM-II,  
GRID BHAWAN NEAR BAHU PLAZA,  
RAIL HEAD COMPLEX, JAMMU-180012 (J&K).

#### PUBLIC WORK NOTIFICATION

Power Grid Corporation of India Ltd. (POWER GRID), having its Registered Office at B-9, Qutab Institutional Area, Katwaria Sarai, New Delhi-110016 is the Central Transmission Utility (CTU) of the Country and thus a “Transmission Licensee”. In discharge of its statutory functions and duties, POWER GRID is required to establish 220 KV D/C Portion, Kishenganga to T-Point at Amargarh and 220 KV D/C T-Point at Amargarh to Wagoora Transmission Lines from Bandipora to Amargarh (Sopore) and from Amargarh (Sopore) to Wagoora (Budgam) respectively with respect to the Project Scheme known as Transmission System Associated with Kishenganga HEP for evacuation of power from the upcoming 330 MW HEP of NHPC for which prior approval of Government of India under section 68 of Electricity Act, 2003 has been accorded on February 26, 2014 for the purpose of laying and maintaining the electric lines or electrical plants under over, along or across any immovable property. The Ministry of Power, Government of India vide Gazette



Notification No. 1148 dated December 24, 2003 under section 164 of the Electricity Act, 2003 has conferred on and authorized POWER GRID as per law, to exercise all those powers that are possessed by and vested in a “Telegraph Authority” under Part-III of the Indian Telegraph Act, 1885 with respect to placing and maintaining a telegraph line.

The said transmission line shall pass through, over, under along or across the lands/immovable property in and around the area of and/or between the villages maintained hereinbelow, in or upon which POWER GRID shall have power to use the land and/or immovable property for the purpose of establishment of the said transmission lines and maintenance thereof.

| State(s) | District(s) | Tehsil(s)  | Name of Village(s)   |
|----------|-------------|------------|--|
| 1        | 2           | 3          | 4  |
| J&K      | Bandipora   | Bandipora  | Kralpora, Chak Kralpora, Dardgund-Panzipora, Peerbatho-Chopan Mohalla, Hartang-Panzipora, Songam, Khayar, Lawaypora, Panzigam, Barazalla and Ongam |
| J&K      | Bandipora   | Aloosa     | Malangam, Quil, Kemah, Paribal, Ashtangoo, Kanibathy and Khenoosa  |
| J&K      | Baramulla   | Dangerpora | Watlab, Hathlangoo, Sayed Pora, and Zaniger  |
| J&K      | Baramulla   | Sopore     | Aidiepora, Rajpora, Tarzoo, Minipora, Hygam, Lalad, Chenad and Sangrama  |
| J&K      | Baramulla   | Panzipora  | Bulagam, Chandkote, Churoo, Pulukah and Mukam  |
| J&K      | Baramulla   | Kreeri     | Bangdora   |
| J&K      | Baramulla   | Baramulla  | Delina   |

| 1   | 2         | 3         | 4   |
|-----|-----------|-----------|---|
| J&K | Baramulla | Pattan    | Bochu, Tapper, Pochanag, Chak-Tapper, Chak-Wanigam, Khisepora, Wanigan-Payeen, Wanigam Bala, Tilgam, Hudapora, Waripora, Chaksarie, Shirpora, Kalshar, Nevran, Sonim, Mamoosa and Babagund            |
| J&K | Baramulla | Karihama  | Goigam and Chichilora   |
| J&K | Badgam    | Magam     | Badren and Makhhama   |
| J&K | Badgam    | Beerwah   | Aripanthan, Hazipora, Warhoma, Arwaha, Ganjipora and Bupat  |
| J&K | Badgam    | Waterhal  | Hardu-Wail, Brel, Samsan, Kreshpor, Shuru-Jagir and Shamshad  |
| J&K | Badgam    | Khansahib | Burgoo, Howarah, Khaspora, Yegh-Bugh, Dreigam, Patrigam, Kanir and Hamzoora   |
| J&K | Badgam    | Chadoora  | Zoohama, Barwah, Kheerigund, Hanjura, Karalwari, Nowpora, Charie-Sharief, Nagam-Takia, Tangnard, Nagam, Azadpora, Khampor-Sarie, Hayalpora, Kralchak, Wadipora, Chek-Nasarabad and Chek Dumjoo-Ganjoo |
| J&K | Pulwama   | Pulwama   | Rabitar, Parigam, Dharamshala-Singh, Bagihaidar, Wanpora-Nagam, Wanipora, Nawpora, Parigam-Khalsa, Parigan-Jagir, Larow, Hani Pora, Chatni-Hama and Hari-Garh   |

| 1   | 2       | 3          | 4  |
|-----|---------|------------|--|
| J&K | Pulwama | Kakpora    | Kakpora, Bangund, Nihama, Suthoo Kalan and Lolpora   |
| J&K | Budgam  | B. K. Pora | Lakhuchak, Ganchakpora, Pohroo, Chak, Taingan, Kanipora, Saaidpora, Ganjopora, Chakpora Kalan, Chattergam, Kuthipora and Wagoora |

This notice is published for the information to general public in respect of the establishment and maintenance of the aforesaid line.

For and on behalf of POWER GRID.

(Sd.) AJAY HOLANI,

Addl. General Manager (PESM).

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#### NOTICE

We Jagdish Gupta S/o Sh. Krishan Lal and Santosh Gupta W/o Sh. Jagdish Gupta father and mother of Akhil Langer and Palak Langer R/o 61-Apna Vihar, Kunjwani Talab, Jammu. The parentage of both the children son and daughter who were studying in Army School, Kaluchak has been wrongly written as Jagdish Langer instead of Jagdish Gupta and Ramni Langer instead of Santosh Gupta in Senior School Certificates of Akhil Langer and Palak Langer in CBSE Board. Now, we are applying for correction of the same in Central Board of Secondary Education, Sec-5, Panchkula through Army School, Kaluchak. Objections, if any, may be conveyed to concerned authority within ten days of publication of this notice.

THE JAMMU AND KASHMIR STATE BOARD OF SCHOOL  
EDUCATION, NEW CAMPUS, BEMINA, SRINAGAR.

Notice for General Public

The candidate whose particulars are mentioned below is claiming to have lost her Original and as well as Duplicate Qualification Certificate/s issued by J&K State Board of School Education, under Serial Nos. 1832 and 1304 respectively, with following particulars :—

1. Name : Rubina Shaheen
2. Parentage : Abdul Aziz Khan
3. Residence : H. No. 89, Raj Bagh
4. Date of Birth : 28-03-1958
5. Roll No. : 20093
6. Session : 1972, April, May
7. Result : Passes

Now, the candidate has applied for “2nd Duplicate Qualification Certificate”. Before, the same is processed and provided to the concerned candidate, any person/s having any objections in this regard, may please file the same before the Secretary, BOSE or to the undersigned within a period of seven days from the date of issue of this notice.

Besides, the above referred “Both Qualification Certificates” be treated as cancelled.

(Sd.).....

(Assistant/Deputy Secretary),  
Certificates, K. Division.



**THE  
JAMMU AND KASHMIR GOVERNMENT GAZETTE**

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Vol. 128] Srinagar, Thu., the 13th Aug., 2015/22nd Srav., 1937. [ No. 20

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Separate paging is given to this part in order that it may be filed as a separate compilation.

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**ADVERTISEMENTS–C**

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POLICE HEADQUARTERS, J&K, SRINAGAR.

Corrigendum

Reference :—This Hqrs. e-NIT No. 15 of 2015 dated 26-06-2015.

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Various dates in respect of this Hqrs. e-NIT No. 15 of 2015 dated 26-06-2015 (e-Tender) has now been fixed as under :—

|                    |  |
|--------------------|--|
| Pre-bid conference | 11-08-2015 at 1100 hours at J&K<br>Police Hqrs., Peerbagh, Srinagar. |
|--------------------|--|

|  |                              |
|--|------------------------------|
| Last date and time of<br>downloading e-NITs from<br>J&K State e-Procurement<br>Portal <a href="http://www.jktenders.gov.in">www.jktenders.gov.in</a> | 25-08-2015 up to 1500 hours. |
|--|------------------------------|

Last date and time for online submission of bids 25-08-2015 up to 1500 hours.

Time/date and place for online opening of Technical bids only On 27-08-2015 at 1100 hours at J&K Police Hqrs., Peerbagh, Srinagar.

The other contents of the above mentioned e-NITs shall remain unchanged.

(Sd.) .....

(AIG, Prov./Tpt.)

For Director General of Police,  
J&K, Srinagar.

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OFFICE OF THE DEPUTY COMMISSIONER/CHIEF EXECUTIVE  
OFFICER, LAHDC, LEH.

#### Auction Notice

It is notified for the information of the general public that the auction of some Light Motor Vehicles and unservicable spare parts, tyres, tubes and batteries, etc. will be held in the premises of District Motor Garages, Leh on 3rd of August, 2015.

The auction will be conducted from 1100 hours on the aforesaid date.

The auction will be held for each vehicle/lot of vehicles and the highest bidder in whose favour the bid is finally closed will be required to deposit the  $\frac{1}{4}$  of the bid amount on spot, and  $\frac{3}{4}$  at the time of the bid is finally approved and auctioned material delivered.

The amount deposited by the bidders as at Clause-3 above shall be liable to be forfeited if the successful bidder does not lift the material within seven days from the date of the acceptance of the bid.

The stocks offered for sale will be handed over to the successful bidder/bidders only after the bid has been approved and full amount paid.

Sale tax as applicable under rules shall be charged etc. on the auction date proceeds whenever applicable.

The District Motor Garages Department will show the vehicle/stocks required to be auctioned to interested parties/person two days ahead of the proposed auction dates. The District Motor Garages Department, Leh is situated near Radio Station, Leh.

The stock offered for sale by the public auction is on “AS IS WHERE IS BASIS.”

Other terms, and conditions, if any, will be announce on spot by the Director, State Motor Garages, J&K.

The Auction Committee reserves to itself the right of accepting or rejecting any bid without assigning any reasons thereto.

(Sd.).....

Deputy Commissioner/  
Chief Executive Officer,  
LAHDC, Leh.

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OFFICE OF THE DEPUTY COMMISSIONER/CHIEF EXECUTIVE  
OFFICER, LAHDC, LEH.

#### Abbridged Auction Notice

It is notified for the information of general public that the auction of various types of used vehicles/unserviceable spare parts etc. belonging to

District Motor Garages, Leh and other department will be held in the premises of District Motor Garages, Leh on 3rd of August, 2015 at 11 A. M.

(Sd.) .....

Deputy Commissioner/  
Chief Executive Officer,  
LAHDC, Leh.

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GOVERNMENT OF JAMMU AND KASHMIR,  
OFFICE OF THE GENERAL MANAGER,  
RANBIR GOVERNMENT PRESS, JAMMU (TAWI)-180005.

Extension e-Tender Notice No. 47 of 2015 dated 26-05-2015.

Due to poor response, the date of receipt of the tenders invited e-Tenders Notice No. 47 of 2015 dated 26-05-2015 for supply of Press Material for the year 2015-16 is hereby extended up to 17th August, 2015 and shall be opened on the 20th August, 2015 at 12.00 Noon. The other terms and conditions remain unchanged.

(Sd.) F. H. QADRI,

General Manager.





رجسٹرڈ نمبر جے کے۔ 33

# جموں کشمیر گورنمنٹ گزٹ

جلد نمبر 128- سرینگر- مورخہ 13 اگست 2015ء بمطابق 22 سادونا 1937 ویروار- نمبر 20

## اشتہارات

پاور گرڈ کارپوریشن آف انڈیا لمیٹیڈ  
(حکومت ہند کے زیر ماتحت ادارہ)

نار تھر ریجن ٹرانسمیشن سسٹم - II

گرڈ بھون، نزدیک بہو پلازہ، ریل ہیڈ کپلیکس، جموں- 180012

(جے اینڈ کے)

Tele No.O191-2471192 CIN NO.

L40101 DL 1989 GO 1038121

عوامی کام کیلئے اشتہار

پاور گرڈ کارپوریشن آف انڈیا لمیٹیڈ (پاور گرڈ) رجسٹرڈ آفس واقعہ ربی۔ ۹، قطب انسٹیچوشنل ایریا، کاٹھیوارہ سرائی، نئی دہلی۔ 110016 جو کہ پورے قوم کا سنٹرل ٹرانسمیشن یوٹیلیٹی (سی ٹی یو ہے) اور ایک ٹرانسمیشن لائنس بھی ہے۔ اس کے حداختیار میں جو فنکشنز اور ڈیوٹیز میں، پاور گرڈ کو 220KV D/C، ٹی۔ پونٹ واقعہ امر گڈھ تاوا گورہ ٹرانسمیشن لائنز جو کہ باندی پورہ تا امر گڈھ (سو پور) اور پھر امر گڈھ (سو پور) تاوا گورہ (بڈگام)

بالترتیب ہوں گے کو پروجیٹ اسکیم، جو کہ ٹرانسمیشن سسٹم ایسوسی ایٹڈ کشتنگا ایچ ای پی برائے ایوکیوشن پاور سپلائی 330MW HEP این ایچ پی سی، جس کیلئے پہلی ہی حکومت ہند کے سیشن 68 برائے الیکٹریٹی ایکٹ 2003ء سے منظوری مانگی گئی ہے اور جس کو 26 فروری 2014ء کو الیکٹرک لائنز کی تنصیب اور ضروری رکھ رکھاؤ یا الیکٹریکل پلانٹ کے تحت، اوپر، ساتھ ساتھ یا بیچ گزرنے والی عمل کے غرض سے ترتیب دی گئی۔ وزارت پاور، حکومت ہند بذریعہ گیزیڈ اشتہار نمبر 1148، بتاریخ 24 دسمبر 2003ء تحت سیکشن 164، برائے الیکٹریٹی ایکٹ 2003ء کے مطابق پاور گرڈ کو لائنز کے بذریعہ مجاز قرار دیا گیا کہ وہ پاور سپلائی کے مطلع ہر طرح کے پاور اور ٹیلی گراف اتھارٹی تحت پارٹ۔ III آف انڈین ٹیلی گراف ایکٹ 1885ء جو کہ ٹیلی گراف

لائسن کی ضروری مرمت اور تصیب کے لئے مقرر کیا گیا ہے۔  
متذکرہ بالا ٹرانسمیشن لائن نیچ، اوپر، تحت، ساتھ یا اگر اس زمین/اموال پہل  
جائیداد اور ایرا کے ارد گرد یا گاؤں کے نیچ میں، جو کہ نیچے دیئے گئے ہیں،  
جس پر پاور گرڈ کو اختیار ہوگا کہ وہ یہ زمین/یا Immovable پر اپرٹی  
برائے تصیب متذکرہ بالا ٹرانسمیشن لائنز اور انکی مرمت، ضروری رکھ رکھاؤ۔

| ریاست (ایس) | ڈسٹرکٹ (ایس) | تحصیل (ایس) | گاؤں کے نام (ایس)  |
|-------------|--------------|-------------|--|
| جے اینڈ کے  | بانڈی پورہ   | بانڈی پورہ  | کراپورہ، چک کراپورہ، درد گنڈر، پنز۔ پہرا، پیر، تھو، چوپان محلہ، ہرنگ، پنز پورہ، سوگم، کھاپر لاوی پورہ، پنز یگام بارازلہ اور اونگام |
| جے اینڈ کے  | بانڈی پورہ   | الوسہ       | ملنگام، کیول، کہمہ، پریبل، آشنکو، کنی بے اور کھنوسہ  |
| جے اینڈ کے  | بارہمولہ     | ڈانگر پورہ  | وٹلب، ہتھ لنگو، سید پورہ، اور زینہ گیر   |
| جے اینڈ کے  | بارہمولہ     | سو پور      | ادی پورہ، راجپورہ، نازو، میر پورا ہائی گام، لالڈ، چھنا داو، سنگرامہ  |

|            |          |           |  |
|------------|----------|-----------|--|
| جے اینڈ کے | بارہمولہ | پنزی پورہ | بلا گام، چند کوٹ، چورو، پھوتکاہ اور مقام   |
| جے اینڈ کے | بارہمولہ | کیری      | بتلہ ورہ   |
| جے اینڈ کے | بارہمولہ | بارہمولہ  | دلینا  |
| جے اینڈ کے | بارہمولہ | پٹن       | بکھو، تاپر، پوچنگ، چکتا پر، چک وائیگام، کھیسپورہ، وئیگام پائین وئیگام بالا، تلگام، ہدار پورہ، داریپورہ، چک سری، شیر پورہ، کلشر، نوران، سونم، ماموسہ اور بابا گنڈ |
| جے اینڈ کے | بارہمولہ | کریہامہ   | گوئیگام اور چچلورہ   |
| جے اینڈ کے | بڈگام    | ماگام     | بدرن اور مکہامہ  |
| جے اینڈ کے | بڈگام    | بیروہ     | آریپاتھن، ہازی پورہ، درہامہ، ارواہا گنجی پورہ بوپت   |
| جے اینڈ کے | بڈگام    | وترہیل    | ہردو دائل، بریل، ہسمان، کریشپور، شیروجا گیر اور شمس آباد   |

|            |        |               |  |
|------------|--------|---------------|--|
| جے اینڈ کے | بڈ گام | خالصاحب       | برگو، ہوارہ، کھاشپورہ، یگ بگ،<br>دریگام، پتری گام کانراور، ہمزورہ  |
| جے اینڈ کے | بڈ گام | چاڈورہ        | زوہامہ بردہ، کھیر گنڈ، ہانچورہ، کراہ<br>وری، نوپورہ، چرار شریف، ناگم<br>تکیہ، ٹنگنارڈ، ناگم، آزاد پور، کراہ<br>چک، واڑی پورہ، چک<br>نسر آباد اور چک دمجو۔ گنجو |
| جے اینڈ کے | پلوامہ | پلوامہ        | بریتار، پریگام، دھرمشالہ، سنگھ باغ<br>حیدر، وانپورہ، ناگام، وامپورہ،<br>نوپورہ، پریگام، کھالہ، پریگام<br>جاگیر، لاروہنپورہ، چٹنی ہامہ اور<br>ہری گڈھ           |
| جے اینڈ کے | پلوامہ | کاکیپورہ      | کا کہ پورہ، باگنڈ، نہامہ،<br>تھو، کلان اور لولپورہ،  |
| جے اینڈ کے | بڈ گام | بی کے<br>پورہ | لکھو چک، گچلکپورہ، پھرو، چک<br>ٹینکن، کنی پورہ، سید پورہ،<br>گنجو پورہ، چک پورہ کلان،<br>چھتر گام، کوٹھپورہ اور واگورہ   |



یہ اشتہار عوام الناس کی آگاہی کیلئے اور متذکرہ بالا لائسنز کی تنصیب اور ضروری مرمت کیلئے مشتہر کیا جاتا ہے۔

پاور گزٹ کی وساطت سے۔

جگہ: جموں (اے جے ہولانی)

تاریخ: 18-06-2018 ایڈیشنل۔ جنرل منیجر (پی ای ایس ایم)

### ایک قوم۔ ایک گزٹ۔ ایک رفتار

از عدالت سب جج مطالبہ خفیہ (جوڈیشل مجسٹریٹ درجہ اول) سرینگر

سرکار بنام محمد یاسین بٹ

علت نمبر 129 سال 2003ء، تھانہ پولیس پارمپورہ

بجرائم زیر دفعات RPC 454,380

وارنٹ گشتی عام زیر دفعہ 512 ض ف

بخلاف ملزم: محمد یاسین بٹ ولد غلام محمد بٹ ساکنہ ٹلہ مولہ گاندربل

معاملہ مندرجہ عنوان الصدر میں چالان متذکرہ بالا عدالت ہذا میں بغرض

سماعت رواں ہے۔ جس میں ملزم متذکرہ بالا حاضر عدالت نہ ہو رہا ہے اور ملزم کے

خلاف عدالت ہذا سے بار بار وارنٹ گرفتاری اجراء ہونے کے باوجود ملزم حاضر عدالت نہ ہو رہا ہے۔ اس نسبت وارنٹ اجراء شدہ رپورٹ سے بھی عیاں ہے کہ ملزم دستیاب نہ ہو رہا ہے۔ اسطور عدالت ہذا کو بھی اطمینان ہو چکا ہے کہ بطریق معمول ملزم متذکرہ بالا کی دستیابی فلحال ممکن نہ ہے۔

لہذا ملزم کے خلاف کارروائی زیر دفعہ 512 ض ف عمل میں لائی جا کر تمام اہلکاران پولیس ریاست جموں و کشمیر کو حکم و اختیار دیا جاتا ہے کہ آپ ملزم متذکرہ بالا کو جہاں کہیں بھی اندر حدود ریاست جموں و کشمیر دستیاب ہو کو گرفتار کر کے عدالت ہذا میں ہمارے روبرو پیش کریں۔

وارنٹ ہذا راقم کے دستخط و مہر عدالت سے جاری ہوا ہے۔

سرکار بنام محمد یاسین بٹ

علت نمبر 188 سال 2003ء، تھانہ پولیس پارمپورہ

بجرائم زیر دفعات 454,380 RPC

وارنٹ گشتی عام زیر دفعہ 512 ض ف

بخلاف ملزم : محمد یاسین بٹ ولد غلام محمد بٹ ساکتہ تلمہ مولہ گاندربل

معاملہ مندرجہ عنوان اُلصدر میں چالان متذکرہ بالا عدالت ہذا میں بغرض سماعت رواں ہے۔ جس میں ملزم متذکرہ بالا حاضر عدالت نہ ہو رہا ہے اور ملزم کے خلاف عدالت ہذا سے بار بار وارنٹ گرفتاری اجراء ہونے کے باوجود ملزم حاضر عدالت نہ ہو رہا ہے۔ اس نسبت وارنٹ اجراء شدہ رپورٹ سے بھی عیاں ہے کہ ملزم دستیاب نہ ہو رہا ہے۔ اسطور عدالت ہذا کو بھی اطمینان ہو چکا ہے کہ بطریق معمول ملزم متذکرہ بالا کی دستیابی فی الحال ممکن نہ ہے۔

لہذا ملزم کے خلاف کارروائی زیر دفعہ 512 ض ف عمل میں لائی جا کر تمام اہلکاران پولیس ریاست جموں و کشمیر کو حکم و اختیار دیا جاتا ہے کہ آپ ملزم متذکرہ بالا کو جہاں کہیں بھی اندر حد دریاست جموں و کشمیر دستیاب ہو کو گرفتار کر کے عدالت ہذا میں ہمارے روبرو پیش کریں۔

وارنٹ ہذا راقم کے دستخط و مہر عدالت سے جاری ہوا ہے۔

دستخط: سب جج مطالبہ خفیہ (جوڈیشل مجسٹریٹ درجہ اول) سرینگر





**THE  
JAMMU & KASHMIR GOVERNMENT GAZETTE**

Vol. 128] Srinagar, Tue., the 30th June, 2015/9th Asad., 1937. [No. 13-d

Separate paging is given to this part in order that it may be filed as a  
separate compilation.

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**PART I—B**

**Jammu and Kashmir Government—Notifications.**

GOVERNMENT OF JAMMU AND KASHMIR  
CIVIL SECRETARIAT—DEPARTMENT OF LAW, JUSTICE AND  
PARLIAMENTARY AFFAIRS

Notification

Srinagar, the 30th June, 2015.

SRO-201.—In pursuance of the powers vested in me under section 6 of the Jammu and Kashmir Muslim Specified Wakafs and Specified Wakafs Properties Act, 2004 and in continuation to Notification SRO-84 of 2015 dated 12th March, 2015, I, Mufti Mohammad Sayeed, Chairman, Board of Directors nominate the following as the members of the said Board :—

1. Mufti Bashir Ahmad Farooqui, Imam, Dargah Hazratbal, Srinagar ;

2. Maulana Showkat Keng ;
3. Azhar-ul-Amin, Advocate, J&K High Court ;
4. Mr. Gh. Hassan Shah, Retired Director, Horticulture ;
5. Mr. Khalid Muzaffar, Retired Chief Engineer ;
6. Dr. Muzaffar, former Director General, Health Services (former Member, NDMA) ;
7. Dr. Bashir Ahmad Nehvi, Professor, University of Kashmir ;
8. Prof. Mushtaq Qureshi, University of Kashmir ; and
9. Mrs. Mian Altaf Sarwar, Social Worker.

This notification shall come into force with immediate effect.

MUFTI MOHAMMAD SAYEED,

Chairman,  
Board of Directors for Specified Wakafs  
and Specified Wakaf Properties,  
(Chief Minister of J&K).

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(Sd.) MUZAFFAR AHMAD WANI,  
Additional Secretary to Government,  
Department of Law, Justice and  
Parliamentary Affairs.



**THE  
JAMMU & KASHMIR GOVERNMENT GAZETTE**

Vol. 128] Srinagar, Wed., the 1st July, 2015/10th Asad., 1337. [No. 13-g

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separate compilation.

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**PART I—B**

**Jammu and Kashmir Government—Notifications.**

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GOVERNMENT OF JAMMU AND KASHMIR  
CIVIL SECRETARIAT—DEPARTMENT OF LAW, JUSTICE AND  
PARLIAMENTARY AFFAIRS

(Power Section)

Notification

Srinagar, the 1st July, 2015.

SRO-204.—In exercise of powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, Samvat 1989, the Government hereby appoint Dr. Manmohan Singh, Addl. District Development Commissioner, Kathua, to be the Executive Magistrate of the First Class who shall exercise all the powers of an Executive Magistrate of the First Class within his territorial jurisdiction of District Kathua.

The Government further in exercise of the powers conferred by sub-section (2) of section 10 of the said Code, hereby appoint the aforesaid Executive Magistrate as Additional District Magistrate within his territorial jurisdiction of District Kathua and shall have all the powers of District Magistrate under the said Code.

By order of the Government of Jammu and Kashmir.

(Sd.) MOHAMMAD ASHRAF MIR,

Secretary to Government,  
Department of Law, Justice and  
Parliamentary Affairs.

EXTRAORDINARY

REGD. NO. JK—33

**PART I—B**

**Jammu and Kashmir Government—Notifications.**

—————  
GOVERNMENT OF JAMMU AND KASHMIR  
CIVIL SECRETARIAT—LADAKH AFFAIRS DEPARTMENT

Notification

Srinagar, the 1st July, 2015.

SRO-205.—In exercise of the powers conferred by sub-rule (1) of rule 6 of the Ladakh Autonomous Hill Development Councils (Election) Rules, 1995, the Government hereby appoint the Additional Deputy Commissioner, Kargil, as the Election Officer for purpose of the said rule.

By order of the Government of Jammu and Kashmir.

(Sd.) .....

Principal Secretary to Government,  
Planning and Development/  
Ladakh Affairs Department.

EXTRAORDINARY

REGD. NO. JK—33

**PART I—B**

**Jammu and Kashmir Government—Notifications.**

—————  
GOVERNMENT OF JAMMU AND KASHMIR  
LADAKH AFFAIRS DEPARTMENT

Notification

Srinagar, the 1st July, 2015.

SRO-206.—In exercise of the powers conferred by sub-rule (1) of rule 5 of the Ladakh Autonomous Hill Development Councils (Election) Rules, 1995, the Government hereby appoint Deputy Commissioner, CEO, LAHDC, Kargil, as the Election Authority for purpose of the said rule.

By order of the Government of Jammu and Kashmir.

(Sd.) .....

Principal Secretary to Government,  
Planning and Development/  
Ladakh Affairs Department.



**THE  
JAMMU & KASHMIR GOVERNMENT GAZETTE**

Vol. 128] Srinagar, Thu., the 2nd July, 2015/11th Asad., 1937. [No. 14-b

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separate compilation.

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**PART I—B**

**Jammu and Kashmir Government—Notifications.**

GOVERNMENT OF JAMMU AND KASHMIR  
CIVIL SECRETARIAT—FINANCE DEPARTMENT

Notification

Srinagar, the 2nd July, 2015.

SRO-208.—In exercise of the powers conferred by sub-section (2) of section 3 of the Jammu and Kashmir Entry Tax on Goods Act, 2000 (Act No. IV of 2000), the Government hereby exempt from payment of entry tax, leviable under the said Act, the machinery and equipment, chemicals, Reagents, Diagnostic Kits, Surgical Disposables imported into the State by the Sher-i-Kashmir Institute of Medical Sciences, Soura, Srinagar subject to the condition that Director, SKIMS shall issue a certificate giving full particulars of the importer/supplier, the specifications, quality of

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equipments/chemicals/reagents to be imported, which shall be made available, in original, to the notified Commercial Taxes Check Post, through which the import is being made and the items to be imported are exclusively meant for high end research and quality patient care :

Provided further that the Director, SKIMS certifies that no tax benefit percolates to the supplier.

By order of the Government of Jammu and Kashmir.

(Sd.) NAVIN K. CHOUDHARY, IAS,  
Commissioner/Secretary to Government,  
Finance Department.



**PART I—B**

**Jammu and Kashmir Government—Notifications.**

GOVERNMENT OF JAMMU AND KASHMIR  
CIVIL SECRETARIAT—CONSUMER AFFAIRS AND PUBLIC  
DISTRIBUTION DEPARTMENT

Notification

Srinagar, the 3rd July, 2015.

SRO-209.—In pursuance of sub-clause (e) of clause 2 of the Jammu and Kashmir Kerosene Oil (Licensing) Order, 1974 and in supersession of Notifications SRO-398 of 2010 dated 27-10-2010, the Government hereby appoint Administrative Secretary, Consumer Affairs and Public Distribution Department as Licensing Authority for purposes of the said sub-clause.

By order of the Government of Jammu and Kashmir.

(Sd.) .....

Secretary to Government,  
Consumer Affairs and Public Distribution Department

EXTRAORDINARY

REGD. NO. JK—33

**PART I—B**

**Jammu and Kashmir Government—Notifications.**

GOVERNMENT OF JAMMU AND KASHMIR  
CIVIL SECRETARIAT—REVENUE DEPARTMENT  
(Haj and Auqaf Section)

Notification

Srinagar, the 3rd July, 2015.

SRO-210.—In exercise of the powers conferred by section 17 (1) read with section 18 (1) of the Haj Committee Act, 2002, the Government hereby direct that in SRO-190 dated 23rd June, 2015, the following entry as 2-A shall be inserted after Serial No. 2, namely :—

|     |   |            |
|-----|---|------------|
| 2-A | Jenab Jehangir Hussain Mir, Hon'ble MLC | Up to      |
|     | (Deputy Chairman, Legislative Council)  | 31-05-2016 |

By order of the Government of Jammu and Kashmir.

(Sd.) MUHAMMAD AFZAL, IAS,

Secretary to Government,  
Revenue Department.

EXTRAORDINARY

REGD. NO. JK—33

**PART I—B**

**Jammu and Kashmir Government—Notifications.**

—————  
GOVERNMENT OF JAMMU AND KASHMIR  
CIVIL SECRETARIAT—FOREST, ENVIRONMENT AND  
ECOLOGY DEPARTMENT

Notification

Srinagar, the 6th July, 2015.

SRO-211.—In exercise of the powers conferred by sub-section (1) of section 5 of the Jammu and Kashmir Wildlife (Protection) Act, 1978 and in partial modification of SRO-458 of 2014 dated 25-10-2014, the Government of Jammu and Kashmir hereby directs that the entries appearing against Serial Nos. 3 and 5 of the said notification shall be substituted by the following :—

“3. Mohd Yousuf Bhat, Member, Legislative Assembly ; and

5. Shri Charanjeet Singh, Member, Legislative Council.”

By order of the Government of Jammu and Kashmir.

(Sd.) RAKESH K. GUPTA, IAS,

Principal Secretary to Government,  
Forest, Environment and Ecology Department.



**THE  
JAMMU & KASHMIR GOVERNMENT GAZETTE**

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separate compilation.

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**PART I—B**

**Jammu and Kashmir Government—Notifications.**

GOVERNMENT OF JAMMU AND KASHMIR  
CIVIL SECRETARIAT—LABOUR AND EMPLOYMENT  
DEPARTMENT

Notification

Srinagar, the 6th July, 2015.

SRO-213.—In exercise of powers conferred by section 13 of the Bonded Labour System (Abolition) Act, 1976 (Central Act), and in supersession to all the notifications, issued on the subject, the Government

of Jammu and Kashmir hereby constitute the District Vigilance Committee for District Doda as under :—

|  |          |
|--|----------|
| 1. Deputy Commissioner, Doda                       | Chairman |
| 2. District Panchayat Officer, Doda                | Member   |
| 3. Assistant Labour Commissioner, Doda             | Member   |
| 4. Block Development Officer, Doda                 | Member   |
| 5. Lead Bank Officer, State Bank of India, Doda    | Member   |
| 6. Shri Gian Chand Rtd. Teacher R/o Doda (SC)      | Member   |
| 7. Sh. Bhagat Lal Chand R/o Doda (SC)              | Member   |
| 8. Sh. Farooq Ahmed R/o Gandoh (ST)                | Member   |
| 9. Sh. Ved Parkash Gupta R/o Doda (Social Worker)  | Member   |
| 10. Sh. Mohd Iqbal Balwan R/o Doda (Social Worker) | Member   |

By order of the Government of Jammu and Kashmir.

(Sd.) SHAHID ANAYATULLAH, IAS,

Secretary to Government,  
Labour and Employment Department.

EXTRAORDINARY

REGD. NO. JK—33



**THE  
JAMMU & KASHMIR GOVERNMENT GAZETTE**

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**PART III**

**Laws, Regulations and Rules passed thereunder.**

GOVERNMENT OF JAMMU AND KASHMIR  
CIVIL SECRETARIAT—REVENUE DEPARTMENT

Notification

Srinagar, the 3rd August, 2015.

SRO-249.—In exercise of the powers conferred by section 30 of the Jammu and Kashmir Underground Public Utilities (Acquisition of Rights of User in Land) Act, 2014, the Government hereby makes the following rules, namely :—

1. *Short title and commencement.*—(1) These rules may be called the Jammu and Kashmir Underground Public Utilities (Acquisition of Rights of User in Land) Rules, 2015.

(2) They shall come into force on their publication in the Government Gazette.

2. *Definitions.*—In these rules, unless the context otherwise requires,—

- (a) “Act” means the Jammu and Kashmir Underground Public Utilities (Acquisition of Rights of User in Land) Act, 2014 ;
- (b) “Form” means the form appended to these rules ;
- (c) “Section” means a section of the Act ;
- (d) “Tehsildar” means Tehsildar Territorial or any other officer authorized by the Government to discharge the duties and functions assigned to the Tehsildar Territorial ; and
- (e) Words and expressions used in these rules but not defined shall have the same meaning as assigned to them in the Act.

3. *The place and manner of publication of notification under sub-section (1) of section 3.*—(1) The competent authority shall publish the substance of the notification issued under section 3,—

- (a) by beat of drum in the neighborhood of the land, the right of user in land which is to be acquired ; and
- (b) by affixing a copy of substance of the notification at a conspicuous place in the locality in which such land is situated ; and
- (c) by publishing the substance of the notification in two daily newspapers having largest circulation in the locality in which the land is situated, atleast one of which shall be published in local language.

(2) The competent authority shall send, in the same manner in which a notice is to be served under rule 8, a copy of the notification issued under sub-section (1) of section 3, to every person whose name exists, on the

date of the notification, in the relevant revenue records indicating his/her having interest in land, the right of user in which is to be acquired.

4. *Initial proceedings, preparation of plans.*—(1) When it is necessary to acquire land for a public utility, the acquiring departmental officers entrusted with the execution or supervision of the work shall prepare information as to the situation and general character of the land required. The scale of the map shall ordinarily be one inch to the mile, and it shall show—

- (a) village boundaries, where they have been surveyed ;
- (b) the distances traversed by the work ; and
- (c) the average width of the strip to be acquired. For land near towns, or which for other reasons is likely to have a specially high value, a map to a sufficiently large scale shall be prepared showing the approximate boundaries of the land likely to be required with a note of any valuable trees, buildings, or other property for which compensation will have to be paid in addition to the price of the land itself.

(2) In the case of not traversing considerable distances, such information and such maps or plans shall be prepared by the departmental officers as will suffice and enable the competent authority to furnish his opinion.

5. *Indent to whom made.*—The indent shall be placed with the respective District Collector for acquisition of right of user in land. On receipt of an indent, the District Collector shall give necessary instructions to the competent authority concerned for further proceedings under the Act and the rules made thereunder.

6. *Preparation of estimates and issuance of notification by competent authority.*—(1) On receipt of the indent for the notification of the land likely to be required for rights of user under the Act, the competent authority shall take necessary measures which may be taken for issuance and publication of the notification as prescribed under section 3 of the Act.



(2) The officers concerned shall be responsible for conducting of surveys, and the preparation of maps and plans and for preparation of the data upon which the acquisition of right of user in land or award can be made.

7. *Issuance of declaration under section 5 of the Act.*—(1) A declaration under section 5 of the Act shall be issued in all cases in which it is intended to put the Act in force. The declaration shall be in the following form :—

**Declaration by Government in the Gazette under section 5.**

Whereas land is required by Government for a public purpose, namely for.....It is hereby declared that the under mentioned land is so required.

This declaration is made under the provisions of section — the said Act. The competent authority is hereby directed to take order for the acquisition of right of user in land of the said land.

Dated.....

Secretary to the Government.

**SPECIFICATION OF LAND**

| District | Tehsil | Mauza | Area/Number<br>Khasra in Kanals/<br>Marlas/Sarsais | Boundaries |
|----------|--------|-------|--|------------|
|          |        |       |  |            |

(2) The competent authority should also prepare and submit confidentially to Government through his official superior, note dealing with the nature of, and weight to be attached to, objections which have already been raised or are likely to be raised by persons directly or indirectly interested or by any section or the public. If no objections have been raised or are anticipated, the fact should be stated, and it should at the same time be explained whether in the event of acquisition of rights of user, the demolition of the buildings or obliteration of the tombs will be necessary.



**FORM II**

| S. No. | Jamab-andi No. | Name of owner | Name of occupancy tenants | Khasra No. whole or part | Total Area of land in holding taken up (in Kanals and Marlas) | Class of land taken | Crops, tree, wells, or houses on land taken up | Value of crops, etc. shown in column 8 | Remarks |
|--------|----------------|---------------|---------------------------|--------------------------|---|---------------------|--|--|---------|
|        |                |               |                           |                          |   |                     |  |  |         |

(2) **Report giving data for estimate of market value.**—The statements as mentioned in rule 12 (i) will give in a tabular form most of the information necessary to enable the acquiring officer to come to a decision as to the compensation to be awarded. Statement No. 1 will give details for each Khasra Number, whilst Statement No. 2 will merely give the totals for each holding. In addition to these statements the Tehsildar or other Revenue Officer will submit a report, in which he will give in detail all the data from which the market value of the land can be estimated viz. :—

- (a) the prices paid for land recently acquired in that or neighboring villages ;
- (b) the prices paid in private transactions as discoverable from the register of mutations etc. ;
- (c) all other information available, especially with regard to the points referred to in sections 23 and 24 of the Land Acquisition Act, Samvat 1990.

(3) Proper care should be taken that a copy of the settlement field map, in which the land taken up is situated with the boundaries of the land marked on it, is filed with the Patwari's papers and with the proceedings of the case.

12. *Notice to indenting department.*—The competent authority must give atleast 15 days prior notice of the date fixed to the officer acting on behalf of the indenting department for the acquisition of rights of user in the land in order that he may have an opportunity of making in person, by agent

or by letter, any representation regarding its value which he may think necessary. The notice shall be accompanied by a copy of the statements and a report prepared under foregoing paragraphs, or in cases in which the file is too bulky for copies to be conveniently prepared, the notice shall inform the departmental officer that the file is open to inspection by himself or by any other officer named by him, on a day later than 2 days before the date fixed in the notice issued. In the later case, however, a note of the value of the land, house etc., arrived at in the report shall invariably be forwarded along with the notice.

13. *Opportunity to be given to the officer to make representation to acquiring officer.*—Due consideration shall be given by the competent authority to any representation the officer may make in reply to this notice whether made in person, by agent or written statement. It will rest with the department concerned to decide whether there is ground for making any such representation. The officer acquiring the land is only required to see that due opportunity for doing so is afforded and that the representation, if made, is duly considered before an award is made under the Act.

14. *Disposal of objections raised on the score of interference with religious buildings or tombs.*—After the proceedings for acquisition of right of user in land have been initiated, the competent authority may himself dispose off any objections raised on the score of interference with religious buildings or tombs, if they can be settled amicably. If, however, these cannot be settled amicably or if for any reason the competent authority apprehends that the local settlement of such objections may not be accepted by the public, he should refer the matter to his superior officer who will, if necessary, submit it to the Revenue Minister for orders. This procedure should be observed with a special care when right of user in land is acquired for the removal of congested areas as in such cases the proceedings are more public than in ordinary cases.

15. *Procedure of hearing claims for compensation.*—The award must in all cases be made by the competent authority himself and recorded with his own hand. On the date fixed in the notice issued he shall cause the persons who are interested in the land to be acquired for right of user to appear before him. He will then prepare two lists, the one showing the

names of the persons present, the other the names of the absentees. The absentees shall be given, another chance of appearance. On the second hearing, if it appears to him that there is sufficient reason for adjourning proceedings to a later date, the case will be conducted *ex parte* so far as absentees are concerned.

16. *Price how to be fixed.*—(1) The competent authority shall pay special attention to the directions given in sections 23 and 24 of the Land Acquisition Act, Samvat 1990 and other relevant provisions of the said Act, for fixing the price for land or determining the amount of compensation. The competent authority may consider the prices paid for land, if any, recently acquired under the said Act in the same neighborhood, or prices paid in private transactions and recorded in registered deeds or judicial proceedings or the letting value of the land, and the stamp duty rates, if any.

(2) In regard to structures including houses, buildings etc. the concerned Superintending Engineer of the Public Works Department shall be consulted, for assessment of the value of such structure in terms of the relevant rules governing the same.

(3) Compensation for trees that are fruit or non-fruit bearing, should be assessed by the Horticulture or Forest Departments, as the case may be, according to the rules made in this behalf from time to time for the purpose. The competent authority shall refer the case to the respective Horticulture Developmental Officer or the Divisional Forest Officer for assessing the value of trees, who should not later than 15 days of receipt of requisition from the competent authority, provide assessment report back to the competent authority. In case of failure on part of the respective departments, the competent authority shall report to the concerned District Collector for initiating disciplinary action against the delinquent officer (s). For trees that are not fruit bearing the average local market value of timber or fuel will be allowed after deducting cutting and carriage charges. The owner may cut and remove those within a reasonable time in which case no price will be paid.

17. *Proceedings under separate notification.*—Separate proceedings may be taken as to land acquired for rights of user under

separate notifications and separate awards should be drawn up on account of each village in which right of user in land is acquired.

18. *Reference under section 13 how made.*—When reference is made under section 13 of the Act, the competent authority should be guided by the following consideration in deciding whether to make a separate reference on account of each holding included in the award, as to which an application has been filed under section 13 or to make a single reference covering several holdings. In all cases there must be a separate reference on account of each village. If the persons interested in a number of holdings in the same village object to the award on the same grounds, one reference may be made as to all the holdings ; if, however, the person interested in any holding object to the award on grounds which apply only to that holding, then a separate reference just be made as to that holding. References to the Court should, of course, be made only in the case of persons interested who have objected to the award

19. *Departmental officer to be informed.*—The competent authority should at once inform the indenting department concerned or any reference to the Court made under section 13, and should forward to him a copy of the grounds on which the objection to the award is taken.

20. *Representation of Government in Court.*—The proceedings before the Court under the Act are of regular nature and the provisions of Civil Procedure Code and of the Evidence Act are applicable. The competent authority shall arrange for the defence of his award as if it were a suit against the Government and should be represented at the hearing before the judge by the Government Pleader. Facts must be proved in a legal manner, and all evidence, whether oral or documentary on which the case is to be decided must be produced in Court. If the competent authority is not represented before the Court, the case will be decided *ex parte*.

21. *Legal advice and interpretation.*—Cases which are referred to the Civil Court under section 13 of the Act need not, as a general rule, be reported to the Government, but the Revenue Department may be consulted in the usual manner on any point(s) that may arise in respect of such cases involving legal doubts or difficulties while putting the provisions of the Act or rules in force.

22. *Liberal treatment in cases of sudden dispossession.*—Whenever the Collector deprives an owner suddenly of the land he should meet the reasonable expenses to which the owner may be put.

23. *Competent authority alone to take possession.*—The competent authority alone is entitled to take possession of the land acquired for right of user of any public utility.

24. *Payment of compensation when made.*—As soon as the award has been announced, the competent authority will proceed to pay the compensation awarded to those persons who are present and who accept the award. Sufficient notice should be given to enable all payees to assemble at the place where they will receive their dues, but no time should be wasted in useless endeavors to secure the attendance of absentees. A note shall be made of the names of those persons who refuse to accept the amount awarded or who accept it under protest.

25. *Budgetary provisions to be made for acquisition of right of user in land by the indenting department.*—It shall be obligatory on part of the indenting department that in the matter of acquisition of right of user land, the heads of the various indenting departments at the commencement of every financial year the amount of budgetary provision is actually made in that year budget. Every year, clear intimation of the budgetary provisions made for the acquisition must, therefore, be furnished by each of the requisitioning departments in order that acquisition proceedings may be confined during the year approximately to the extent of the grant.

26. *Deposit and payment of compensation and of damages under section 15.*—(1) The State Government or, as the case may be, the Corporation, shall, within two months of the receipt of the intimation under sub-rule (3) of rule 4, deposit the compensation amount in such treasury and under such head of account, as may be specified therein, in that behalf.

(2) As soon as the compensation is deposited with the competent authority by the Government or the Corporation as the case may be, the competent authority shall immediately pay the compensation to the persons entitled thereto with the period prescribed under sub-sections (3) and (4) of section 15 of the Act.

*27. Notice to claimants and reference of dispute to the Court.—*

(1) Where several persons claim to be interested in the amount of compensation assessed under sub-section (1) and sub-section (4) of section 10, the competent authority shall specify the persons who in its opinion are entitled to receive the compensation and the amount payable to each of them, it shall send intimation thereof to all the persons who have preferred claims for compensation.

(2) If any of the persons to whom intimation has been sent under sub-rule (1), does not accept the decision of the competent authority, he shall within a period of thirty days of the receipt of such intimation inform the competent authority in writing.

(3) If on receipt of intimation under sub-rule (2) or otherwise, the competent authority is of the opinion that a dispute has arisen as to the apportionment of the compensation or any part thereof, or, as to the persons to whom the same or any part thereof is payable, then it shall refer the dispute to the Court within the limits of whose jurisdiction the land or any part thereof is situate.

*28. Exemption from stamp duty and fee.—*No award or agreement made under the Act/rules shall be chargeable with the stamp duty and no person claiming under any such award or agreement shall be liable to pay any fee for copy of the same.

*29. Mode of service of notice, etc.—*(1) Any notice or letter issued or any order passed under the Act or the rules made thereunder, may be served by delivering or tendering a copy of such notice, letter or as the case may be, order, to the person for whom it is intended or to any adult member of his family or by sending it by registered post with acknowledgement due, addressed to that person at his usual or last known place of residence or business.

(2) Where the serving officer delivers or tenders the copy of the notice, letter or order under sub-rule (1), he shall require the person to whom the copy is so delivered or tendered to sign an acknowledgement of service endorsed on the original.



(3) Where the person or the adult member of the family of such person refuses to sign the acknowledgement or where the serving officer, after using all due and reasonable diligence, cannot find such person and there is no adult member of the family of such person, the serving officer shall affix a copy of the notice, letter or order on the outer door or some other conspicuous part of the ordinary residence or usual place of business of such person and then shall return the original to the authority or officer who issued the notice, letter or as the case may be, order, with a report endorsed thereon or annexed thereto stating that he has so affixed a copy, the circumstances under which he did, so and the name and address of the person, if any, by whom the usual or last known place of residence or, as the case may be, business, was identified and in whose presence the copy was affixed.

(4) Where the person to be served with the notice, letter or order is a minor or a person of unsound mind the notice, letter or order shall be served in the aforesaid manner, on the guardian of such minor or, as the case may be person of unsound mind.

*30. Acquisition of right of user in land at the cost of Government or Corporation or body of persons.*—(1) When provision of the Act are put in force for the purpose of acquiring the right of user in land at the cost of any fund controlled or managed by the Government, or Corporation or body of person, whether corporate or not, the charges of and incidental to such acquisition, shall be defrayed from or by such fund.

(2) In any proceedings held before the competent authority or Court in such cases the acquiring authority or corporation or body of persons concerned may appear and adduced evidence for the purpose of determining the amount of compensation or the damages under the Act :

Provided that the Government or the Corporation or the body of persons on whose behalf the rights of user in land are being acquired shall not entitled to demand a reference under section 13.

*31. Acceptance of certified copy as evidence.*—In any proceedings under the Act, a certified copy of document registered under the Registration

Act, Samvat 1977 may be accepted as evidence of the transaction recorded in such document.

32. *Acquisition of part of the house or building.*—The provision of the Act shall not be put in force for the purpose of acquiring a part only of any house, manufactory or other building if the owner or occupant or allottee desires that the whole of such house, manufactory or building shall so be acquired :

Provided that if any question shall arise as to whether any land proposed to be taken under the Act does or does not form part of a house, manufactory or building within the meaning of this rule, the competent authority shall refer the matter to the Court and shall not take possession of such land until after the question has been determined.

33. *Withdrawal from acquisition of right of user in land.*—(1) The Government or the Corporation, as the case may be, shall be at liberty to withdraw from acquisition of rights of user of part of any land even after the award has been issued or possession taken.

(2) When the Government or the Corporation, as the case may be, withdraws from any such acquisition under sub-rule (1), the competent authority shall determine the amount of compensation due for damages suffered by the interested person or persons in consequence of the notice or any proceedings thereunder, and shall pay such amount to the person interested together with all costs reasonably incurred by him in the prosecution of the proceedings under the Act relating to said land.

(3) The relevant provisions of the Act shall apply, so far as may be, to the determination of compensation payable under this rule.

34. *Routine administrative expenses to be borne by the indenting department or corporation.*—(1) For the purpose of acquiring rights of user in land for laying any gas pipeline or other public utility and the compensation to such property shall be paid out of the public revenues or at the cost of any fund controlled or managed by the Government or Corporation or of body of persons, whether corporate or not, all the charges as office expenses incurred by the competent authority, on and incidental to such

acquisition, shall be defrayed by the competent authority from or by such fund or such body of the persons, at the rate of one per centum (1%) of the total cost of acquisition, awarded in each case, the provision with regard to which shall be kept by the corporation of the indenting department while preparing the estimates. Such amount for purposes of defraying administrative expenses shall, however, not form part of the award made by the competent authority.

(2) The amount of one per centum shall be over and above the actual cost of acquisition awarded by the competent authority in each case, which shall be provided by the indenting department pledged to the competent authority concerned, who shall maintain proper account of the said amount and defray the routine office expenses on and incidental to such acquisition including purchase of stationary items, POL, hiring of vehicle for office conveyance, payment of routine wages to the persons temporarily engaged for assisting the competent authority in preparing revenue and allied papers etc.

By order of the Government of Jammu and Kashmir.

(Sd.) MOHAMMAD AFZAL BHAT, IAS,

Commissioner/Secretary to Government.  
Revenue Department.